	UNITED	STATES	LISTRIC	T COURT	
		U.S. BISTA	CJ COURT OFRDASKA		RASKA
	UNITED STATES OF AMERICA	การเกรา	1 1 1 1 L. L. 1 1 1 2 4 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2		
	V.	2006 MAY 23	Paritie C	F DETENTIO	N PENDING TRIAL
	CHARLES PROROK	المال الماليونية الماليونية الماليونية	Case Muntiber	4.00CR3056	REVACATION
	Defendant		Case Munther		REVOCATION HEARING
In a detentio	accordance with the Bail Reform Act, 18 U.S.C. on of the defendant pending trial in this case.	§ 3142(f), a deten	tion hearing has be-	en held. I conclude ti	hat the following facts require the
-	T 10 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Part I—Fine	dings of Fact		
[] (1)	The defendant is charged with an offense desc or local offense that would have been a federal a crime of violence as defined in 18 U.S.C.	1 offense 11 a circu: C. § 3156(a)(4).	mstance giving rise	as been convicted of to federal jurisdiction	a ☐ federal offense ☐ state n had existed that is
	an offense for which the maximum senten	ce is life imprison	ment or death.		
	an offense for which a maximum term of i				*
	a felony that was committed after the defe	ndant had been co	nvicted of two or m	ore prior federal offe	nses described in 18 U.S.C.
□ (2)	§ 3142(1)(1)(A)-(C), or comparable state of	or local offenses.			
(3)	The offense described in finding (1) was comm A period of not more than five years has elapse	ed since the	tendant was on rele	ase pending trial for: The lease of the de	a federal, state or local offense.
	for the offense described in finding (1).				
(4)	Findings Nos. (1), (2) and (3) establish a rebut safety of (an) other person(s) and the communication	table presumption ity. I further find	that no condition of that the defendant h	r combination of con- as not rebutted this p	ditions will reasonably assure the resumption.
— (1)		Alternative 1	Findings (A)		•
[] (1)	There is probable cause to believe that the defe	endant has commit	ted an offense		
	under 18 U.S.C. § 924(c).				·
(2)	The defendant has not rebutted the presumption the appearance of the defendant or required and	established by fin-	ding 1 that no condi	tion or combination o	f conditions will reasonably assure
	the appearance of the defendant as required and	d the safety of the	community.		
	There is a serious risk that the defendant will n	Alternative]	Findings (B)		
(2)	There is a serious risk that the defendant will en	ot appear. ndanger the safety	of another nerson of	or the community	
				w the community.	
		 			
	Part II—W	ritten Statemen	t of Reasons for	Detention	
l fine derance d	d that the credible testimony and information su of the evidence that	bmitted at the hea	ring establishes by	☐ clear and conv	incing evidence 🔲 a prepon-
derance (Dei waivel detent	ion hra.	./. '> ~	to detent) ~
	- Control Colean	ion ny.	+ agrees	to de lew	W.
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	Part I	II—Directions I	Regarding Deten	tion	
The c	detendant is committed to the custody of the Attor	mey General or his	decignated remassan	404in	t in a corrections facility separate,
easonabl	le opportunity for private consultation with def	ense counces or be	order of a court of	y pending appeal. T	he defendant shall be afforded a
		ity shall deliver th	e defendant to the U	nited States mar hal	for the purpose of an appearance
n comiec	ction with a court proceeding.	A(I)	·// L	///	,
	Pate -	(a	un Comment	Just	
			· -	e of Judicial Officer ar, U.S. Magistrate Ju	dae
			Name and T	itle of Judicial Office	r

^{*}Insert as applicable: (a) Controlled Substances Act (21 U.S.C. § 801 et seq.); (b) Controlled Substances Import and Export Act (21 U.S.C. § 951 et seq.); or (c) Section 1 of Act of Sept. 15, 1980 (21 U.S.C. § 955a).